Ø 001

JDW:klp 03/15/06 1011-59279-01 489322.doc

MAR 1 5 2006

PATENT

Attorney Reference Number 1011-59279-01

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Pannala et al.

Application No. 10/045,523

Filed: October 19, 2001 Confirmation No. 9975

For:

A METHOD AND APPARATUS TO GENERATE A WIRING HARNESS

LAYOUT

Examiner: Binh C. Tat

Art Unit: 2825

Attorney Reference No. 1011-59279-01

VIA FACSIMILE (571) 273-8300 MAIL STOP AMENDMENT COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

CERTIFICATE OF FACSIMILE

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being facsimile transmitted to fax number 571-273-8300 on the date shown below.

Attorney or Agent for Applicant(s)

Date Transmitted

March 15, 2006

TRANSMITTAL LETTER

Enclosed is an Amendment for the above application. The fee has been calculated as shown below.

CLAÏMS AS AMENDED							
For	No. after amendment	No. paid for previously		Present Extra	Rate	Fee	
Total Claims	53	- 53*	=	0	\$50.00	\$	0.00
Indep, Claims	15	- 15**	-	0	\$200.00		0.00
Mult. Dep. Claims Fee (if not previously paid)					\$360.00		
Onc-month Extension of Time					\$120.00		
Two-month Extension of Time					\$450.00		_
Three-month Extension of Time				·	\$1,020.00		
TOTAL ADDITIONAL FEE FOR THIS AMENDMENT						-	0.00
* greater of twenty or number	for which fee has been said					-	

greater of twenty or number for which fee has been paid

No additional fee is required.

^{**} greater of three or number for which fee has been paid.

JDW:klp 03/15/06 1011-59279-01 489322.doc

PATENT Attorney Reference Number 1011-59279-01

- Please charge any additional fees that may be required in connection with filing this amendment and any extension of time, or credit any overpayment, to Deposit Account No. 02-4550. A copy of this sheet is enclosed.
- If the Patent and Trademark Office determines that this amendment results in an additional application size fee for pages in excess of 100, please charge the fee to Deposit Account No. 02-4550. A copy of this sheet is enclosed.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

Ву

Registration No. 54.519

Onc World Trade Center, Suite 1600 121 S.W. Salmon Street Portland, Oregon 97204 Telephone: (503) 595-5300

Facsimile: (503) 228-9446

cc: Docketing

JDW:klp 03/15/06 489324.doc PATENT

RECEIVED

CENTRAL FAX CENTER Attorney Reference Number 1011-59279-01 Application Number 10/045,523

MAR 1 5 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Pannala et al.

Application No. 10/045,523

Filed: October 19, 2001 Confirmation No. 9975

For: A METHOD AND APPARATUS TO

GENERATE A WIRING HARNESS

LAYOUT

Examiner: Binh C. Tat

Art Unit: 2825

Attorney Reference No. 1011-59279-01

VIA FACSIMILE (571) 273-8300 MAIL STOP AMENDMENT COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

CERTIFICATE OF FACSIMILE

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being facsimile transmitted to fax number 571-273-8300 on the date shown below.

Attorney or Agent for Applicant(s)

Date Transmitted ____

RESPONSE

This responds to the Office action dated February 13, 2006. Claims 1-53 are pending in the application. The Examiner has divided the claims into six groups and required an election of one group under 35 U.S.C. § 121. Table 1 below shows the claim groups as currently restricted by the Examiner.

Group I	Claims 1, 2, 4, 14-17, 27-30, and 42-51		
Group II	Claims 3		
Group JII	Claim 5-8, 18-21, 31-34, 52, and 53		
Group IV	Claims 9-11, 22-24, and 35-37 Claims 12-13, 25-26, and 38-39		
Group V			
Group VI	Claims 40 and 41		
-			

Table 1

Applicants elect Group III with traverse.

JDW:klp 03/15/06 489324.doc PATENT

Attorney Reference Number 1011-59279-01 Application Number 10/045,523

The Present Application Should Be Examined in its Entirety Because Such Examination Can Be Made Without Serious Burden

According to M.P.E.P. § 803, "If the search and examination of an entire application can be made without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions." Applicants have reviewed the application and have concluded that examination of the entire application can be made without serious burden. For example, four Office actions (mailed 12/23/03, 8/12/04, 3/29/05, and 7/21/05) had already been issued prior to the present Office action. Each Office action included claim-by-claim rejections. Therefore, the Examiner has already examined each claim so further examination should not warrant serious burden. Furthermore, two of Applicants' responses to the Office actions, including the most recent response, included no claim amendments. As such, continued examination of the claims that have already been fully examined at least once (and, for many of the claims, multiple times) should pose no serious burden on the Examiner. Accordingly, Applicants respectfully traverse the restriction requirement.

The Present Application Should Be Examined in its Entirety Because All of the Claims Recite a Similar Term

Applicants respectfully submit that all of the claims in the present application recite either "connectivity strength," "connectivity," or "number of connections." Since all of the claims recite one of these three similar terms, Applicants respectfully submit that the application should be examined in its entirety. Accordingly, Applicants respectfully traverse the restriction requirement.

Claim Groups I, II, III, and IV Should At Least Be Examined Together Because All of the Claims in These Groups Have an Identical Term in Common

Although all of the claims should be examined together for reasons explained above, the Examiner's scparation of claims of groups I, II, III, and IV into separate groups should not be done. Claims of these groups should be combined because all of the claims in these groups recite the identical term "connectivity strength." Accordingly, these claims should all be

JDW:klp 03/15/06 489324.doc PATENT

Attorney Reference Number 1011-59279-01 Application Number 10/045,523

examined with the elected group III claims by the Examiner in the unlikely event that the Examiner disagrees with the above reasons for examination of all of the claims.

Conclusion

Applicants respectfully submit that the present application is in condition for allowance and such action is respectfully requested.

Respectfully submitted,

KLARQUIST SPARKMAN, LLP

One World Trade Center, Suite 1600 121 S.W. Salmon Street Portland, Oregon 97204

Telephone: (503) 595-5300 Facsimile: (503) 595-5301

Justin D. Wagner